

TRULINCS 08283068 - MARLEY, JASON - Unit: BRO-I-C

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FROM: 08283068

TO:

SUBJECT:

DATE: 07/03/2018 07:55:07 PM

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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UNITED STATES OF AMERICA

v.

JASON MARLEY

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EX PARTE COMMUNICATION

CASE NO: 16 CR - 374 (VEC )

COMES NOW , Jason Marley , moving pro so , to be heard on or around July , 2018 or as soon as can be heard, at the Southern District Court , Which address is 500 pearl st. New York Ny 1007 in room for an Order seeking relief from trial counsel , Mr. Konoski for the Motion seeking relief

Relief and ground's sought are fully incorporated in the Attach a motion seeking relief from trial counsel of record, Brian konoski

Dated this 3 day of July , 2018

TRULINCS 08283068 - MARLEY, JASON - Unit: BRO-I-C

FROM: 08283068

TO:

SUBJECT: JUDGE

DATE: 07/03/2018 07:54:15 PM

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK  
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UNITED STATES OF AMERICA

EX Parte Communications

v.  
JASON MARLEY ,

Case no : 16 Cr 374 : vec

MOTION SEEKING RELIEF FROM TRIAL COUNSEL OF RECORD

Jason Marley and counsel of Record , Brian Knoski has a conflict between each other that is so great , it resulted in a total lack of communication of counsel's part preventing an adequate defense which substantially contributed to the breakdown in communication .

RELIEF SOUGHT

Jason Marley Move the court for an order that's will :

1. remove counsel of record off the case and replace him with a competent lawyer of sound mind for his Mr. Marley in hereafter
2. leave counsel of record with the agreement of the cancellation of the STERN files ; order the production of the telephone records ; arguing the locational information in those stern files , including the dates, time telephone number used and the contradictions presented , or
3. Have newly given counsel do same and not be limited to the newly discovered evidence sought out and found by Mr. Marley

GROUND FOR RELIEF

4 Mr. Marley 's motion should be granted relief from counsel because (a) counsel neglected to " pick up essential discovery Material ( in the form of telephone records ; and not limited to the stern files ) that formed the core of governments prosecution and were made available to counsel from the government for some time/ (b) not to discuss defense or trial strategy with Mr. Marley ; and (c) overall , failed to file the above claim's in Acquittal and Motion for New trial .

SUPPORTING MATERIALS

All factual matter's on Which this motion is based set out in the record and the Newly discovered Evidence . Evidence that show's that the Government Misrepresented testimony as ' flatly contradicted ' by the Stern file and discovered Evidence . The STERN file Defense counsel told Marley , and the court he went into Agreement Mr. Marley knowledge and the Proof of his this is the contract with him and the Government .

Mr. Marley has the newly discovered evidence that would support a motion pursuant to frank V. Delaware , 57 I. ED 2d 667 ( 1978) Napue v.illinois 360 u.s 264 , 271, 79, s.ct 1173 , 3 LEd. 2d 1217 (1956) and U.S. v. berger to suppress the false Statements or the Government's witnesses and to preserve the issue for Direct Appeal .

THERE FORE , it is in the best interest of the court , to relieve Brian Konoski , or in the alternative , order him to

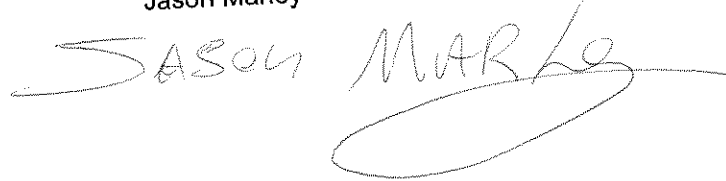
TRULINCS 08283068 - MARLEY, JASON - Unit: BRO-I-C

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adhere to the facts he misapplied to the case in the filing of a Rule 29 and Rule 33 motion .

Dated : July 3, 2018

Respectfully submitted ,  
Jason Marley

A handwritten signature in black ink that reads "JASON MARLEY". The signature is written in a cursive, stylized font. The word "JASON" is on the left and "MARLEY" is on the right, with a large, sweeping underline that loops under both names.

TRULINCS 08283068 - MARLEY, JASON - Unit: BRO-I-C

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FROM: 08283068

TO:

SUBJECT:

DATE: 07/03/2018 07:46:24 PM

Certificate of service

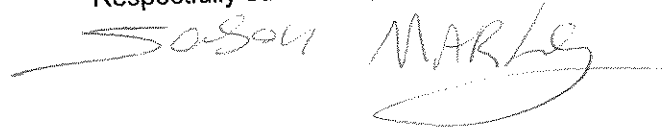
I, Jason Marley , certify that a true and correct copy of the attached notice of motion seeking relief from trial counsel of record , with Motion seeking relief from trial counsel of record , together was mailed in the United States Mail in a properly -addressed envelope , with first class postage duly paid and affixed to the envelope, and with the envelope addressed to :

Brian konoski

I declare under penalty of perjury that all the statements made in this certificate of service are true and correct and that if called to testify as witness in this matter , I could and would competently testify to each of the facts set forth in the certificate .

Dated this 3, day of July 2018

Respectfully submitted , Jason Marley

A handwritten signature in black ink that reads "Jason MARLEY". The signature is written in a cursive style, with "Jason" in a more fluid script and "MARLEY" in a slightly more formal, capitalized script. A horizontal line is drawn under the signature.

RECEIVED  
SDNY DOCKET UNIT

2018 JUL 10 AM 11:09

7.4.18

To: The Honorable Judge Preska

I am writing today ask you to fire my lawyer, I know we've been down this road before but the communication still isn't there. It just isn't working out, I haven't got what I've been asking for which is pieces of the discovery I been asking for. I was giving a little bit of the discovery not all, he also was suppose to come see me last month on the 15 and he hasn't come yet and that was almost a month ago. My mind is made up I need somebody that's gonna help me not ignore me, have a great 4th of July week you and your family.

Counsel  
my ~~counsel~~ name is  
Mr. Kafahni Nkrumah

Sincerely  
Nigel Perez